

# UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

	-			
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/977,488	10/16/2001	William D. Swart	SEDN/12289	3105
	7590 02/15/2008 & SHERIDAN, LLP/		EXAMINER	
	NT SERVICES, LLC		NEWLIN, TIMOTHY R	
595 SHREWSBURY AVENUE SUITE 100			ART UNIT	PAPER NUMBER
SHREWSBUR	RY, NJ 07702		2623	
			MAIL DATE	DELIVERY MODE
		,	02/15/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)				
	09/977,488	Swart et al.				
Office Action Summary	Examiner	Art Unit				
	Timothy R. Newlin	2623				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period versilized to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the cause the application to become AB ANDO	DN. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).				
Status	•					
1) Responsive to communication(s) filed on 16 October 2001.						
<del></del>						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
closed in accordance with the practice under E	ex parte Quayle, 1955 C.D. 11,	433 O.G. 213.				
Disposition of Claims	•					
4) Claim(s) 1-31 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-31 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 16 October 2001 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	: a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. Stion is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).				
, —						
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1 Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)  1) ☑ Notice of References Cited (PTO-892)  2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) ☑ Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date See Continuation Sheet	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:					

Continuation of Attachment(s) 3). Information Disclosure Statement(s) (PTO/SB/08), Paper No(s)/Mail Date :10/25/2004, 10/25/2004, 3/24/2003, 7/23/2002, 10/28/2005.

09/977,488 Art Unit: 2623

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1, 6-20, and 25-31 are rejected under 35 U.S.C. 102(e) as being anticipated by Omoigui, US 6,694,352.
- 3. Regarding claim 1, Omoigui discloses a computer readable medium, having programming executable on a computer [cols. 5 and 6], that provides program content notification related to content available on a video and multimedia program content distribution network, comprising:

a content availability notification module [notification server 14, Fig. 1, col. 4, 50-54; col. 13, 51-60];

a notification data reception module [user interface unit 400, Fig. 7], coupled to the content availability notification module, that receives and processes notification data

09/977,488 Art Unit: 2623

[col. 12, 48-50], wherein the notification data is used to formulate and transmit one or more content availability notification messages [col. 12, 45-48];

a content schedule and availability analysis module, coupled to the notification data reception module, that receives and processes one or more of content schedule and availability of the program content available on the video and multimedia program content distribution network and user content download requests, and produces processed schedule and availability data [Analysis/Search Engine 22, Fig. 3, col. 7, 53-63];

a content download request analysis module, coupled to the notification data reception module, that processes data from the user download requests for formatting and routing one or more content notification availability forms [user interface processes and formats request data that is used to generate notifications, col. 12, 12-50]

a notification form builder, coupled to the content schedule and availability analysis module, that receives the processed schedule and availability data, and generates a notification form [registration interface 20, Fig. 3 and 414, Fig. 8; col. 13, 1-48]

a notification form router, coupled to the notification form builder, that routes notification data for transmission to a user [notification data is routed to specific users by search engine 22 using client information database 28, cols. 7-8, lines 53-10]; and

09/977,488 Art Unit: 2623

one or more notification modules that provide the program content notification [notification server 14, Fig. 3].

- Regarding claims 6, 14, 18, and 25, Omoigui discloses a means and a computer readable medium wherein the program content notification is provided until an acknowledgement is received by the content availability notification module [once notified, a user may acknowledge the notification by opting to view the live feed of the presentation, col. 2, 58-64]. User input is provided at the user interface [input application 410, Fig. 7].
- 5. Regarding claims 7 and 26, Omoigui discloses a means and a computer readable medium wherein the program content notification is provided continually [users are continuously updated, col. 11, 55-59].
- Regarding claims 8 and 27, Omoigui discloses a means and a computer readable medium wherein the program content notification is provided periodically **[col. 9, 31-36]**.
- 9. The computer readable medium of claim 1, wherein the one or more notification modules provide the program content notification [notification server 14, Fig. 3]

09/977,488 Art Unit: 2623

- Regarding claims 10 and 28, Omoigui discloses a means and a computer readable medium further comprising a user data analysis module, coupled to the notification data reception module that receives and processes user profile data [step 600, Fig. 6, col. 10, 54-67].
- 8. Regarding claims 11, 16, and 20, Omoigui discloses a means and a computer readable medium of claim 1, wherein the notification data are contained in a program content download request [user can include notification parameters in a request to download (i.e. record) program content, col. 14, 45-50].
- Regarding claims 12 and 30, Omoigui discloses a means and a computer readable medium further comprising a user's profile and history file, wherein the notification data are contained in the user's profile and history file [step 600 includes profile and viewing history data, Fig. 6, col. 10, 54-67].
- 10. Regarding claims 13 and 31, Omoigui discloses a computer readable medium wherein the notification data includes the method of delivery of the program content notification [notification method, Fig. 8].

09/977,488 Art Unit: 2623

11. Regarding claim 14, Omoigui discloses a method **[for method flow chart, see Fig. 6],** for notifying users of availability of video and digital multimedia program content in a video and multimedia program content distribution network, comprising:

receiving a program content request, wherein the request specifies desired program content for delivery to a user terminal [col. 10, 8-28];

receiving information related to availability of the desired program content **[cols. 4-5, 41-9]**;

determining a notification protocol to notify the user terminal of the availability of the desired program content [col. 12, 12-21];

analyzing the information related to the availability of the desired program content; generating a notification form; and routing the notification form to one or more notification modules, wherein the one or more notification modules transmit a program content availability notification [analyis/search engine 22, Fig. 3, col. 7, 53-63.

15. The method of claim 14, wherein the step of determining the notification protocol comprises analyzing a user history and profile file [step 600, Fig. 6, col. 10, 54-67; also see Fig 8., wherein registration interface includes a box 422 where the user can specify a profile in terms of notification protocol].

Regarding claim 17, Omoigui discloses a method wherein the notification protocol comprises one or more of delivery of an on-screen prompt, an email message, a

09/977,488 Art Unit: 2623

wireless message, an instant text message, an audio message, and an automated telephone message [col. 14, 15-24; col. 13, 35-39].

12. Regarding claim 20, Omoigui discloses a system that provides program content notification related to content available on a video and multimedia program content distribution network, comprising:

means for receiving program notification data wherein the receiving means receives and processes notification data [col. 12, 48-50], wherein the notification data is used to formulate and transmit one or more content availability notification messages [col. 12, 45-48];

means for analyzing program content schedule and availability, coupled to the receiving means, wherein the means for analyzing program content schedule and availability receives and processes one or more of content schedule and availability of the program content available on the video and multimedia program content distribution network and user content download requests, and produces processed schedule and availability data [Analysis/Search Engine 22, Fig. 3, col. 7, 53-63];

means for analyzing a program content download request, coupled to the receiving means, wherein the means for analyzing a program content download request processes data from the user download requests for formatting and routing one or more content notification availability forms [user interface processes and formats request data that is used to generate notifications, col. 12, 12-50];

09/977,488 Art Unit: 2623

means for generating a notification form, coupled to the means for analyzing content schedule and availability, wherein the generating means receives the processed schedule and availability data, and generates a notification form [registration interface 20, Fig. 3 and 414, Fig. 8; col. 13, 1-48];

means for routing the notification form, coupled to the generating means, wherein the routing means routes notification data for transmission to a user [notification data is routed to specific users by search engine 22 using client information database 28, cols. 7-8, lines 53-10]; and

means for providing the program content notification [notification server 14, Fig. 3].

### Claim Rejections - 35 USC § 103

- 13. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 14. Claims 2-5 and 21-24 rejected under 35 U.S.C. 103(a) as being unpatentable over Omoigui as cited above.
- 15. Regarding claims 2 and 21, Omoigui discloses a means and a computer readable medium wherein the one or more notification modules comprise:

09/977,488 Art Unit: 2623

a user terminal notification module that provides an on-screen notification [e.g., col. 12, 48-50; Fig. 9];

an email notification module that provides an email notification [email, box 422, Fig. 8];

a pager and wireless notification module that provides one of a voice and a text notification message [pager, box 422, Fig. 8]; and

an instant messaging notification module that provides an instant text notification message [notification can be textual, col. 14, 21-24];

Omoigui does not teach phone message notifications. However, official notice is taken that telephone message notification is a common and well-known technique of conveying reminder or scheduling information. Moreover, Omoigui suggests the use of an audio device such as a telephone when he states that notifications may be in an audio format [col. 14, line 23]. Given the suggestion of Omoigui and the nature of the telephone as a well-known medium to quickly reach customers, it would have been obvious to one skilled in the art to modify Omoigui to explicitly provide for telephone notification.

16. Regarding claims 3 and 22, Omoigui discloses a means and computer readable medium wherein the on-screen notification includes one or more of an on-screen pop up window, an on-screen banner, an icon, and an audible message [col. 11, 30-39].

09/977,488 Art Unit: 2623

- 17. Regarding claim 4 and 23, Omoigui discloses means and a computer readable medium wherein the on-screen notification is provided at one of a television and an computer display [cols. 3-4, lines 61-9].
- 18. Regarding claims 5 and 24, Omoigui discloses a computer readable medium wherein the on-screen notification includes a hyperlink to one or more programs [col. 10, 29-44].

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy R. Newlin whose telephone number is (571) 270-3015. The examiner can normally be reached on M-F 9-6 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chris Kelley can be reached on (571) 272-7331. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

TRN

CHRIS KELLEY
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600